AUTO CR - LOG SUMMARY #1056700

TYPE:

INFO

Incident Finding / Overall Case Finding

| Description of Incident | Finding | Entered By | Entered Date |
|-------------------------|---------|------------|--------------|
| | | | |

(None Entered)

Reporting Party Information

| | Role | Name | Star No. | Emp No. | UOA / UOD | Position | Sex | Race | Address | Phone |
|-----------------|--------------------------------|------------------|----------|---------|-----------|----------------|-----|------|---------|-------|
| CPD Employee | Reporting Party Third Party | FLORES, ROBERT A | 2323 | | 114 / | PO LEGAL OFF 2 | М | S | | |

Incident Information

| Incident From Date/Time | Address of Incident | Beat | Dist. Of Occurrence | Location Code | Location Description |
|---------------------------------------|--|---------|---------------------|---|----------------------|
| 20-OCT-2011 08:38 - 20-OCT-2011 08:38 | 3510 S MICHIGAN AVE, CHICAGO IL 60653 | O, 0213 | 002 | 280 - POLICE FACILITY/VEH PARKING LOT | |

Accused Members

| | Role | Name | Star No. | Emp No. | UOA / UOD | Position | Status | Initial / Intake Allegation |
|-----------------|---------|----------|----------|---------|-----------|----------|---------|---|
| CPD Employee | Accused | UNKNOWN, | | | | | ON Duty | It is reported that the victims were discriminated based on their race. It is further reported that the victims were appointed to the position of Security Specialist and then demoted from the same position despite having greater seniority and qualifications than African American Security Specialists. |

Other Involved Parties

| | Role | Name | Star No. | Emp No. | UOA / UOD | Position | Sex | Race | Address | Phone |
|-----------------|----------------|------------------------|----------|---------|-----------|-----------------|-----|------|---------|-------|
| CPD Employee | Victim/Subject | OLSON, ROBERT R | 20120 | | 610 / | PO AS DETECTIVE | М | WHI | | |
| CPD Employee | Victim/Subject | RAZO, EUSEBIO | | | 001 / | POLICE OFFICER | М | S | | |
| CPD Employee | Victim/Subject | DOYLE, PATRICK W | 5776 | | 016 / | POLICE OFFICER | М | WHI | | |
| CPD Employee | Victim/Subject | PADALINO, MICHAEL A | 15680 | | 189 / | POLICE OFFICER | М | WHI | | |
| CPD Employee | Victim/Subject | WEINGART, CAROL A | 18482 | | 701 / | POLICE OFFICER | F | WHI | | |
| CPD Employee | Victim/Subject | NOLAN, JOHN P | 6692 | | 018 / | POLICE OFFICER | М | WHI | | |
| CPD Employee | Victim/Subject | RODRIGUEZ, VERONICA | 18681 | | 001 / | POLICE OFFICER | F | S | | |
| CPD Employee | Victim/Subject | SOTO JR, RICHARD | 15061 | | 701 / | POLICE OFFICER | М | S | | |
| CPD Employee | Victim/Subject | PIGOTT, JOHN M | | | 701 / | POLICE OFFICER | М | WHI | | |
| CPD Employee | Victim/Subject | ROMAN, MICHAEL A | 12008 | | 018 / 189 | POLICE OFFICER | М | WHI | | |
| CPD Employee | Victim/Subject | HOULIHAN, DANIEL M | 9282 | | 193 / | POLICE OFFICER | М | WHI | | |

Involved Party Associations

| Role | Rep. Party Name | Related Person | Relationship |
|------|-----------------|----------------|--|
| | | | 100 miles (100 miles (|

Incident Details

CR Required? Manner Incident Received? PAX Biased Language? Confidential? Ν **Extraordinary Occurrence?** Bias Based Profiling?

AUTO CR - LOG SUMMARY #1056700 Page 1 of 3 Police Shooting (U)? N
Non Disciplinary Intervention: N
Initial Assignment: IAD
Notify IAD Immediately? N
EEO Complaint No.: 12-18

N

Alcohol Related? N
Pursuit Related? N
Violence in Workplace? N
Domestic Violence? N

Civil Suit Settled Date:

Notify Chief?

Notification Does Not Apply? Y

Notify Coordinator?

Civil Suit No.:

Notification Other? N

Notification Comments:

Notify Chief Administator?

Incident Category List

| Incident Category | Primary? | Initial? |
|--|----------|----------|
| 10S - GROUP 10 - OPERATION/PERSONNEL VIOLATIONS (ON DUTY) EEO INVESTIGATIONS | Υ | Υ |

Investigator History

| Investigator | Туре | Assigned Team | Assigned Date | Scheduled End Date | Investigation End Date | No. of Days |
|--------------|------|---------------|------------------|-----------------------|---------------------------|-------------|
|--------------|------|---------------|------------------|-----------------------|---------------------------|-------------|

Extension History

| Name | Previous Scheduled End Date | Extended Scheduled End Date | Date Certified Letter Sent | Reason Selected | Explination | Extension Report Date | Approved By | Approved Date | Approval Comments |
|------|-----------------------------------|-----------------------------------|-------------------------------|--------------------|-------------|-----------------------------|-------------|---------------|----------------------|
|------|-----------------------------------|-----------------------------------|-------------------------------|--------------------|-------------|-----------------------------|-------------|---------------|----------------------|

Current Allegations

| Accused Name | Seq. No. | Allegation | Category | Subcategory | Finding |
|--------------|-------------|------------|----------|-------------|---------|
|--------------|-------------|------------|----------|-------------|---------|

Situations (Allegation Details)

| Accused Name | Alleg. No. | Situation | Victim/Offender Armed? | Weapon Types | Weapon Other | Weapon Recovered? | Deceased? | |
|--------------|---------------|-----------|---------------------------|--------------|--------------|-------------------|-----------|--|
|--------------|---------------|-----------|---------------------------|--------------|--------------|-------------------|-----------|--|

Status History

| Resulting Status | Status Date/Time | Created By | Position | UOA / UOD | Comments |
|--------------------------------|----------------------|------------------|--------------------------|-----------|----------------------------|
| ADMINISTRATIVELY CLOSED | 01-OCT-2012 12:43 | KLIMAS, ROBERT | COMMANDER | 121 / | |
| PENDING ADMINISTRATIVE CLOSURE | 26-SEP-2012 09:43 | WATSON, JOHN | POLICE OFFICER | 121 / | |
| PENDING ASSIGN TEAM | 21-SEP-2012 09:06 | CLARK, SUSAN | LIEUTENANT OF POLICE | 121 / | Admin close. |
| PENDING APPROVE TEAM | 17-SEP-2012 09:30 | WATSON, JOHN | POLICE OFFICER | 121 / | |
| PENDING ASSIGN TEAM | 31-AUG-2012 04:41 | CLARK, SUSAN | LIEUTENANT OF POLICE | 121 / | Scan in initiation report. |
| PENDING APPROVE TEAM | 31-AUG-2012 12:25 | WATSON, JOHN | POLICE OFFICER | 121 / | |
| PENDING ASSIGN TEAM | 30-AUG-2012 11:45 | ROBERTS, GEORGE | SUPERVISING INVESTIGATOR | 113 / | |
| PENDING SUPERVISOR REVIEW | 30-AUG-2012 11:04 | TOPPINS, YOLANDA | INTAKE AIDE | 113 / | |
| PRELIMINARY | 30-AUG-2012 08:39 | TOPPINS, YOLANDA | INTAKE AIDE | 113 / | |

Attachments

| No. | Туре | Related Person | No. of Pages | Narrative | Original in File | Entered By | Entered Date/Time | Status | Approve Content | Approve Inclusion |
|-----|------------|-------------------|-----------------|-----------|---------------------|------------------|----------------------|--------|--------------------|----------------------|
| 1 | FACE SHEET | | | | | TOPPINS, YOLANDA | 30-AUG-2012 08:39 | | | |

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Attachments

| No. | Туре | Related Person | No. of Pages | Narrative | Original in File | Entered By | Entered Date/Time | Status | Approve Content | Approve Inclusion |
|-----|--------------------|-------------------|-----------------|-----------|---------------------|--------------|----------------------|----------|--------------------|----------------------|
| | DOCUMENTS - INTAKE | | 28 | | N | WATSON, JOHN | 17-SEP-2012 | APPROVED | | |

Review Incident

| Review | Accused/Involved | Result | Reviewed | Position | Unit | Review | Pomarke |
|--------|------------------|--------|----------|----------|-------|--------|---------|
| Туре | Member Name | Туре | Ву | rosition | Ollic | Date | Remarks |

Review Accused

| Review | Accused/Involved | Result | Reviewed | Decition | l lmi4 | Review | Demonto |
|--------|------------------|--------|----------|----------|--------|--------|---------|
| Туре | Member Name | Туре | Ву | Position | Unit | Date | Remarks |

Accused Finding History

| Accused | Allegation | Reviewed By | Reviewed Date/Time | CCR? | Concur? Finding | Finding Comments | |
|---------|------------|-------------|-----------------------|------|-----------------|---------------------|--|
|---------|------------|-------------|-----------------------|------|-----------------|---------------------|--|

Accused Penalty History

Findings

| Accused Name | Allegations | Category | Concur? Findings | Comments |
|---|-------------|------------|------------------|----------|
| , ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | , gallene | - alogo, j | oonourago | |

FACE SHEET (Notification Date: 30-AUG-2012) - LOG #1056700

TYPE: INFO

Reporting Party Information

| | Role | Name | Star No. | Emp No. | UOA / UOD | Position | Sex | Race | Address | Phone |
|-----------------|--------------------------------|------------------|----------|---------|-----------|----------------|-----|------|---------|-------|
| CPD Employee | Reporting Party Third Party | FLORES, ROBERT A | 2323 | | 114 / | PO LEGAL OFF 2 | М | S | | |

Incident Information

| Incident From Date/Time | Address of Incident | Beat | Dist. Of Occurrence | Location Code | Location Description |
|---------------------------------------|---------------------|------|---------------------|---|----------------------|
| 20-OCT-2011 08:38 - 20-OCT-2011 08:38 | | | | 280 - POLICE FACILITY/VEH PARKING LOT | |

Accused Members

| | Role | Name | Star No. | Emp No. | UOA / UOD | Position | Status | Initial / Intake Allegation |
|-----------------|---------|----------|----------|---------|-----------|----------|---------|---|
| CPD Employee | Accused | UNKNOWN, | | | | | ON Duty | It is reported that the victims were discriminated based on their race. It is further reported that the victims were appointed to the position of Security Specialist and then demoted from the same position despite having greater seniority and qualifications than African American Security Specialists. |

Incident Details

| CR Required? | | Manner Incident Received? | PAX |
|--------------------------------|-------|------------------------------|-----|
| Confidential? | | Biased Language? | N |
| Extraordinary Occurrence? | N | Bias Based Profiling? | N |
| Police Shooting (U)? | N | | |
| Motor Vehicle (V)? | | Alcohol Related? | N |
| Non Disciplinary Intervention: | N | Pursuit Related? | N |
| Initial Assignment: | IAD | Violence in Workplace? | N |
| Notify IAD Immediately? | N | Domestic Violence? | N |
| EEO Complaint No.: | 12-18 | | |
| Civil Suit No.: | | Notify Chief? | |
| Notify Chief Administator? | N | Notification Does Not Apply? | Υ |
| Notify Coordinator? | | | |
| Notification Other? | N | | |
| | | | |

Initial Incident Category List

| Initial Incident Category | Primary? |
|--|----------|
| 10S - GROUP 10 - OPERATION/PERSONNEL VIOLATIONS (ON DUTY) EEO INVESTIGATIONS | Υ |

Assignment History

| Assigned To | Assigned Team | Investigator | Assignment Date/Time | Assigned By | Reason |
|-------------|--|--------------|----------------------|------------------|--------|
| IAD | SPECIAL INVESTIGATION SECTION - E.E.O. | 5 | 17-SEP-2012 09:30 | WATSON, JOHN | |
| IAD | SPECIAL INVESTIGATION SECTION - E.E.O. | | 31-AUG-2012 12:25 | WATSON, JOHN | |
| IAD | INTERNAL AFFAIRS DIVISION | | 30-AUG-2012 08:39 | TOPPINS, YOLANDA | |

Status History

| Resulting Status | Status Date/Time | Created By | Position | UOA / UOD Comments |
|--------------------------------|----------------------|----------------|----------------|--------------------|
| ADMINISTRATIVELY CLOSED | 01-OCT-2012 12:43 | KLIMAS, ROBERT | COMMANDER | 121 / |
| PENDING ADMINISTRATIVE CLOSURE | 26-SEP-2012 09:43 | WATSON, JOHN | POLICE OFFICER | 121 / |

AUTO CR - LOG SUMMARY #1056700 Page 1 of 2

Status History

| Resulting Status | Status Date/Time | Created By | Position | UOA / UOD | Comments |
|---------------------------|----------------------|------------------|--------------------------|-----------|----------------------------|
| PENDING ASSIGN TEAM | 21-SEP-2012 09:06 | CLARK, SUSAN | LIEUTENANT OF POLICE | 121 / | Admin close. |
| PENDING APPROVE TEAM | 17-SEP-2012 09:30 | WATSON, JOHN | POLICE OFFICER | 121 / | |
| PENDING ASSIGN TEAM | 31-AUG-2012 04:41 | CLARK, SUSAN | LIEUTENANT OF POLICE | 121 / | Scan in initiation report. |
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| PENDING ASSIGN TEAM | 30-AUG-2012 11:45 | ROBERTS, GEORGE | SUPERVISING INVESTIGATOR | 113 / | |
| PENDING SUPERVISOR REVIEW | 30-AUG-2012 11:04 | TOPPINS, YOLANDA | INTAKE AIDE | 113 / | |
| PRELIMINARY | 30-AUG-2012 08:39 | TOPPINS, YOLANDA | INTAKE AIDE | 113 / | |

AUTO CR - LOG SUMMARY #1056700 Page 2 of 2

30 August 2012

OFFICE OF THE SUPERINTENDENT Office of Legal Affairs

TO: Ilana Rosenzweig

Chief Administrator

Independent Police Review Authority

FROM: Sgt. Robert Flores #2323

Office of Legal Affairs

SUBJECT: Initiation Report CL# 1056-700

Reference:

Accused: Unknown

Complainant:

P.O. Daniel Houlihan #9282 (Emp# — Unit 193 D.O.A. 01 Aug 1994 D.O.B.

P.O. Michael Roman #12008 (Emp# — Unit 018/189 D.O.A. 19 Jun 2000 D.O.B.

Retired P.O. Eusebio Razo (Emp# D.O.A. 16 Jun 1986 D.O.B.

P.O. John Pigott #9091 (Emp# ___ Unit 701 D.O.A. 04 Nov 1996 D.O.B.

P.O. Richard Soto, Jr. #15061 (Emp# — Unit 701 D.O.A. 10 May 1999 D.O.B.

P.O. Veronica Rodriguez #18681 (Emp# — Unit 001 D.O.A. 05 Dec 1994 D.O.B.

P.O. John Nolan #6692 (Emp# — Unit 018 D.O.A. 13 Oct 98 D.O.B.

P.O. Carol Weingart #18482 (Emp#) – Unit 701 D.O.A. 03 Oct 1994 D.O.B.

Det. Robert R. Olson #20120 (Emp# — Unit 610 D.O.A. 02 Dec 1991 D.O.B.

P.O. Michael Paladino # 15680 (Emp# — Unit 189 D.O.A. 07 Jul 1997 D.O.B.

| P.O. Patrick Doyle #5776 | (Emp# |) - Unit 016 |
|--------------------------|--------|--------------|
| D.O.A. 08 Jun 1998 | D.O.B. | |

Location: – Human Resources Division

Time/Date: 21 October 2011 to present

On today's date at 0840 hours, the undersigned contacted the Independent Police Review Authority (Toppins # 33215) to obtain the above referenced complaint log and equal employment opportunity numbers. These numbers were obtained due to the fact that the above complainants have all filed separate but identical Charges of Discrimination with the U.S. Equal Employment Opportunity Commission. A copy of Charges #

based on the complainants' race in that the complainants were appointed to the position of Security Specialists and then demoted from that same position despite having greater seniority and qualifications than African American Security Specialists.

Each complainant is also a named plaintiff in a federal suit filed in the U.S. District Court for the Northern District of Illinois against the City of Chicago under case number The complaint in this suit alleges race discrimination in violation of 42 U.S.C. 1982 as well as violation of the Shakman decree. A copy of that civil suit is also attached.

It is the recommendation of the undersigned that this complaint log number NOT be converted to a complaint register number.

> Sgt. Robert A. Flores Office of Legal Affairs

| CHARGE OF DISCRIMINATION | NT | AGENC | NV / | CHARGE N | JIJAOPO |
|--|--------------|--|----------------------------|----------------------------|---|
| CHARGE OF DISCRIVINATION | Y | AGENC | · X . ' | CHARGE P | VUMBER |
| This form is affected by the Privacy Act of 1974: See Privacy act stat | | IDHR [| | | |
| before completing this form. | statement | | | | |
| · · · · | | EEOC | | | |
| Illinois Department | of Humar | Rights a | nd EEO | С | |
| NAME (indicate Mr. Ms. Mrs.) | | HOME TE | LEPHONE | (include area | code) |
| STREET ADDRESS CITY STATE AND | D ZIP CODE | | DATE | OF RIRTH | |
| | | | | | |
| NAMED IS THE EMPLOYER, LABOR ORGANIZATION, EM LOCAL GOVERNMENT AGENCY WHO DISCRIMINATED A | PLOYMENT | AGENCY, | APPRENTI | CESHIP CO | MMITTEE, STATE OR |
| NUMBER O | F EMPLOY | EES: | TEL | E LIST BEL | uw) nclude area code) |
| The City of Chicago 500+ | | | | , | |
| STREET ADDRESS CITY, STATE AN | D ZIP CODE | , | | COU | NTY |
| | | | | Cool | |
| CAUSE OF DISCRIMINATION BASED ON: | | | DATE | OF PICCIN | 7.41.1.01. |
| | aliation [| Sex | | E OF DISCRI LIEST (ADEA | MINATION A/EPA) LATEST (ALL) 10-21-2011 |
| Religion Age Disability | Other | (specify below | CONT | INUING ACT | |
| THE PARTICULARS ARE (if additional space is needed attach e | xtra sheets) | | CONT | INDING ACT | ION ES |
| I was hired by Respondent on August 1, 1994. My position was police officer assigned as Security Specialist. During the duration of my employment, I performed my duties above my employer's expectations. On or about May 13, 2011, I was demoted from my Security Specialist position despite the fact that I had greater seniority and qualifications than African-American Security Specialists. The City of Chicago continued to demote non African-American Security Specialists through October 21, 2011. I am a Caucasian Male. Similarly situated non-Caucasians with less seniority and qualifications were not | | | | | |
| demoted. I believe I was unfairly demoted based because of my race, White, in violation of Title VI | on my rac | e. I belie | ve I have | been disc | riminated against |
| | | | CHIC | AGO DISTE | RICT OFFICE |
| | | · . | | | |
| I also want this charge filed with the EEOC. I will advise the agencies if I change my address or telephone number and I will cooperate fully with their in the processing of my charge in accordance with their procedures. | Notary - | -When neces | sary for St | nte or Local A | Agency Requirements |
| declare under penalty | knowledg | e rea d the abo e, information | ve charge an and belief | d that it is true | nd correct I swear or affirm to the best of my |
| Date | SIGNAT | URE OF CO | MPLAINA | NT | DATE |

| CHARGE OF DISCRIMIT | NATION | AGENCY | CHAI | RGE NUMBER | | |
|---|-------------------------|---|-----------------|--|--|--|
| This form is affected by the Privacy Act of 1974: Se before completing this form. | e Privacy act statement | IDHR | | | | |
| Illinois De | partment of Hum | an Rights and | EEOC | | | |
| NAME findicate Mr. Ms. Mrs.) | . <u> </u> | HOME TELEPHONE (lacinde area code) | | | | |
| STREET ADDRESS CITY | STATE AND ZIP COL |)[6 | DATE OF B | IRTH | | |
| NAMED IS THE EMPLOYER, LABOR ORGANIZ LOCAL GOVERNMENT AGENCY WHO DISCRI | ATION, EMPLOYME | YT AGENCY, API | PRENTICESI | HIP COMMITTEE, STATE OR | | |
| NAME The City of Chicago | NUMBER OF EMPLO 500+ | YEES: | TELEPH | ONE (Include area code) | | |
| STREET ADDRESS CITY | y, STATE AND ZIP CO | DE | • | COUNTY | | |
| CAUSE OF DISCRIMINATION BASED ON: Race National Origin Cole | or Retaliation | Sex | | DISCRIMINATION ((ADEA/EPA) LATEST (ALL) 10-21-2011 | | |
| Religion Age Di | | er (specify below) | CONTINUE | NG ACTION | | |
| I was hired by Respondent on June 19, 2000. On October 1, 2005 I was promoted to the position of police officer assigned as Security Specialist. During the duration of my employment, I performed my duties above my employer's expectations. On October 21, 2011, I was demoted from my Security Specialist position despite the fact that I had greater seniority and qualifications than other African-American Security Specialists. | | | | | | |
| I am a Caucasian male. Similarly situated non-Caucasians with lesser seniority and qualifications were not demoted. I believe I was unfairly demoted based on my race. I believe I have been discriminated against because of my race, White, in violation of Title VII of the Civil Rights Act of 1964, as amended. | | | | | | |
| AUG 1 6 2012 | | | | | | |
| | | Chil | AGO DISTA | il o, umu | | |
| I also want this charge filed with the EEOC. I will advise thinge my address or telephone number and I will cooper in the processing of my charge in accordance with their pr | ate fully with them | ary When necess | ary for State (| or Local Agency Requirements | | |
| I declare under penalty of perjury that the above is | true and correct. that | lare under penalty to I have read the above riedge, information a | e charge and th | g is true and correct I swear or affirm at it is true to the best of my | | |
| 13 Aut 2018 Date | sig | NATURE OF CO | MPLAINANT | DATE | | |

| CHARGE OF DISCRIMINATION | AGENCY | CHAR | GE NUMBER | | | |
|--|---|---|-----------------------------|--|--|--|
| This form is affected by the Privacy Act of 1974: See Privacy act staten before completing this form. | idhr | | | | | |
| Illinois Department of I | Iuman Rights and | EEOC | | | | |
| NAME (indicate Mr. Ms. Mrs.) | HOME TELE | PHONE (includ | le area code) | | | |
| STREET ADDRESS CITY, STATE AND ZIT | CODE | DATE OF B | RTH | | | |
| NAMED IS THE EMPLOYER, LABOR ORGANIZATION, EMPLO | YMENT AGENCY, AP | PRENTICESH | IP COMMITTEE, STATE OR | | | |
| LOCAL GOVERNMENT AGENCY WHO DISCRIMINATED AGAINAME The City of Chicago NUMBER OF EN | MPLOYEES: | TELEPHO | ONE (Include area code) | | | |
| STREET ADDRESS CITY, STATE AND Z | IP CODE | | Cook | | | |
| CAUSE OF DISCRIMINATION BASED ON: Race National Origin Color Retalian | | DATE OF DISCRIMINATION EARLIEST (ADEA/EPA) LATEST (ALL) 10-21-2011 | | | | |
| Religion Age Disability | Other (specify below) | CONTINUIN | IG ACTION | | | |
| I was hired by Respondent on June 16, 1986. My position was police officer assigned as Security Specialist. During the duration of my employment, I performed my duties above my employer's expectations. On or about May 13, 2011, I was demoted from my Security Specialist position despite the fact that I had greater seniority and qualifications than African-American Security Specialists. The City of Chicago continued to demote non African-American Security Specialists through October 21, 2011. I am a Hispanic Male. Similarly situated African-Americans with less seniority and qualifications were not demoted. I believe I was unfairly demoted based on my race. Lhelieve I have been discriminated against because of my race, White, in violation of Title VII of the Civil Rights Act of 1964, as amended. | | | | | | |
| | AUG 1 6 | 2012 | | | | |
| นกเปล่นีย์ ยโรโสโตโตโตโลโ | | | | | | |
| I also want this charge filed with the EEOC. I will advise the agencies if I change my address or telephone number and I will cooperate fully with them in the processing of my charge in accordance with their procedures. | | | r Local Agency Requirements | | | |
| I declare under penalty of perjury that the above is true and correct. \(\frac{9-14-2012}{Date} \) | hat the foregoing e charge and the and belief | s is true and correct I swear or affirm it is true to the best of my 8-14-2012 DATE | | | | |

| CHARGE OF DISCRIMI | NATION | 1 | AGENCY | СНА | RGE NUMBER | |
|--|----------------------|---------|------------------------------------|------------|---|--|
| This form is affected by the Privacy Act of 1974: See Privacy act statements before completing this form. | | | IDHR EEOC | | | |
| Illinois De | epartment of F | Iuman | Rights and | EEOC | | |
| NAME (indicate Mr. Ms. Mrs.) | | | HOME TELEPHONE (include area code) | | | |
| STREET ADDRESS CITY | , STATE AND ZIE | CODE | | DATE OF B | RTH | |
| NAMED IS THE EMPLOYER, LABOR ORGANIZ LOCAL GOVERNMENT AGENCY WHO DISCR | | | | AN ONE LIS | T BELOW) | |
| NAME The City of Chicago | NUMBER OF EN 500+ | | | TELEPH | ONE (Include area code) | |
| STREET ADDRESS CIT | Y, STATE AND ŻI | P CODE | • | | COUNTY Cook | |
| CAUSE OF DISCRIMINATION BASED ON: Race National Origin Col | | | Sex | | DISCRIMINATION (ADEA/EPA) LATEST (ALL) 10-21-2011 | |
| Religion Age Di | isability | · | (specify below) | CONTINUIT | NG ACTION | |
| I was hired by Respondent on 16 June 2002. My position was police officer assigned as Security Specialist. During the duration of my employment, I performed my duties above my employer's expectations. On or about May 13, 2011, I was demoted from my Security Specialist position despite the fact that I had greater seniority and qualifications than African-American Security Specialists. The City of Chicago continued to demote non African-American Security Specialists through October 21, 2011. I am a Caucasian Male. Similarly situated non-Caucasians with less seniority and qualifications were not demoted. I believe I was unfairly demoted based on my race. I believe I have been discriminated against | | | | | | |
| because of my race, White, in violation | of thie vit of | i ine C | tvit Kiguts A | AUG 1 | | |
| UNICAGO DISTRICI OFFICE | | | | | | |
| l also want this charge filed with the EEOC. I will advise the ageucies if I change my address or telephone number and I will cooperate fully with them in the processing of my charge in accordance with their procedures. | | | | | r Local Agency Requirements | |
| | | | | | e and correct I swear or affirm true to the best of my | |
| 13 Aug 12 Date | d correct. | | | | 13Aug 2 | |

| CHARGE OF DISCRIMINATION | AGENCY | CHARGE NUMBER | | | | | |
|--|---|--|--|--|--|--|--|
| This form is affected by the Privacy Act of 1974: See Privacy act states before completing this form. | nent IDHR I | | | | | | |
| Illinois Department of Human Rights and EEOC | | | | | | | |
| NAME (indicate Mr. Ms. Mrs.) | HOME TELE | PHONE (include area code) | | | | | |
| STREET ADDRESS CITY. STATE AND ZI | CODE | DATE OF BIRTH | | | | | |
| NAMED IS THE EMPLOYER, LABOR ORGANIZATION, EMPLO LOCAL GOVERNMENT AGENCY WHO DISCRIMINATED AGAIN | | | | | | | |
| NAME The City of Chicago Number of Electric States of Chicago | | TELEPHONE (Include area code) | | | | | |
| STREET ADDRESS CITY, STATE AND Z | IP CODE | COUNTY | | | | | |
| CAUSE OF DISCRIMINATION BASED ON: Race National Origin Color Retalia | tion Sex | DATE OF DISCRIMINATION EARLIEST (ADEA/EPA) LATEST (ALL) 10-21-2011 | | | | | |
| Religion Age Disability THE PARTICULARS ARE (if additional space is needed attach extra | Other (specify below) | CONTINUING ACTION | | | | | |
| I was hired by Respondent on May 10, 1999. During the duration of my employment, I performed my duties above my employer's expectations. My position at all relevant times was police officer assigned as Security Specialist. On or about May 13, 2011, I was demoted from my Security Specialist position despite the fact that I had greater seniority and qualifications than African-American Security Specialists. The City of Chicago continued to demote non African-American Security Specialists through October 21, 2011. | | | | | | | |
| I am a Caucasian male. Similarly situation non-Caucasians with lesser seniority and qualifications were not demoted. I believe I was unfairly demoted based on my race, I believe I have been discriminated against because of my race, White, in violation of Title VII of the Civil Rights Act of 1964, as amended. | | | | | | | |
| | AU | G 1 6 2012 | | | | | |
| CHICAGO DISTRICT OF THE | | | | | | | |
| I also want this charge filed with the EEOC. I will advise the agencies if I change my address or telephone number and I will cooperate fully with them in the processing of my charge in accordance with their procedures. | Notary – When necessa | ary for State or Local Agency Requirements | | | | | |
| I declare under penalty of the second | that I have read the above knowledge, information as | | | | | | |
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| Religion Age Disability | Other (specify below) CONTINUING ACTION | | | | | | |
| THE PARTICULARS ARE (if additional space is needed attach extra sheets) I was hired by Respondent on $1 > 9 \le 10^{-10}$ My position was police officer assigned as Security Specialist. During the duration of my employment, I performed my duties above my employer's expectations. On or about May 13, 2011, I was demoted from my Security Specialist position despite the fact that I had greater seniority and qualifications than African-American Security Specialists. The City of Chicago continued to demote non African-American Security Specialists through October 21, 2011. I am a Hispanic Female. Similarly situated African-Americans with less seniority and qualifications were | | | | | | | |
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| I was hired by Respondent on July 7, 1997. My position was police officer assigned as Security Specialist. During the duration of my employment, I performed my duties above my employer's expectations. On or about May 13, 2011, I was demoted from my Security Specialist position despite the fact that I had greater seniority and qualifications than African-American Security Specialists. The City of Chicago continued to demote non African-American Security Specialists through October 21, 2011. I am a Caucasian female. Similarly situated non-Caucasians with lesser seniority and qualifications were not demoted. I believe I was unfairly demoted based on my race. I believe I have been discriminated against because of my race, White, in violation of Title VII of the Civil Rights Act of 1964, as amended. | | | | | |
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| I declaye under pen: | I declare under penalty that the foregoing is true and correct I swear or affirm that I have read the above charge and that it is true to the best of my knowledge, information and belief X SIGNATURE OF COMPLAINANT DATE | | | | |

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| I am a Caucasian male. Similarly situated non-Caucasians with lesser seniority and qualifications were not demoted. I believe I was unfairly demoted based on my race. I believe I have been discriminated against because of my race, White, in violation of Title VII of the Civil Rights Act of 1964, as amended. | | | | | |
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| THE PARTICULARS ARE (if additional space is needed attach extra sheets) I was hired by Respondent on June 8, 1998. My position was police officer assigned as Security Specialist. During the duration of my employment, I performed my duties above my employer's expectations. On or about May 13, 2011, I was demoted from my Security Specialist position despite the fact that I had greater seniority and qualifications than African-American Security Specialists. The City of Chicago continued to demote non African-American Security Specialists through October 21, 2011. I am a Caucasian male. Similarly situated non-Caucasians with lesser seniority and qualifications were | | | | | |
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IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

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| |) |
| Plaintiffs, |) Case No.: |
| vs |) COMPLAINT FOR VIOLATION |
| THE CITY OF CHICAGO, and |) OF CIVIL RIGHTS AND THE) SHAKMAN DECREE |
| individually and in his capacity as | , |
| a Unit Commander for the City of Chicago, |) JURY DEMANDED |
| |) |
| Defendants. |) |

JURISDICTION AND VENUE

- 1. In 1969, the City of Chicago was made subject of a federal lawsuit in the Northern District of Illinois entitled *Michael Shakman et al. vs. Democratic Organization of Cook County, et al.*, Case No. 69 C 2145. In order to resolve many of the issues involved in that case, in 1972 the City of Chicago and its then Mayor entered into a Consent Decree that prohibited the City of Chicago from "conditioning, basing or knowingly prejudicing of affecting any term or aspect of government employment with respect to one who is a government employee upon or because of any political reason or factor". This settlement, signed by a Judge, is often referred to as the "Shakman Decree".
- 2. In 1983 the Shakman Decree was expanded to include presently existing government employees as well as the City of Chicago's hiring practices. Under the 1983 Shakman Decree, it is unlawful to take political considerations into account in any employment actions, such as

recruitment, hiring, promotions, and transfers. The 1972 and 1983 decrees are often referred to as the "Shakman Decrees".

- 3. The District Court for the Northern District of Illinois has retained jurisdiction over the Shakman case. As part of its jurisdiction over the case, the Court is empowered to enforce the Shakman Decrees. The authority of the Court is placed in the hands of a federal Shakman Monitor.
- 4. This action also arises under the United States Constitution, the Civil Rights Act of 1871 (42 U.S.C. §1983), and 42 U.S.C. §1981 et seq., as amended.
- 5. This court has jurisdiction under and by virtue of this Court's retention of jurisdiction in *Michael Shakman et al. vs. Democratic Organization of Cook County, et al.* and 28 U.S.C. §§1343 and 1331.
- 6. Venue is founded in this judicial court upon 28 U.S.C. §1391 as the acts complained of arose in this district.

PARTIES

- 7. At all times herein mentioned, Plaintiff was as was and is a citizen of the United States, and was within the jurisdiction of this court.
- 8. At all times herein mentioned, Plaintiff was as was and is a citizen of the United States, and was within the jurisdiction of this court.
- 9. At all times herein mentioned, Plaintiff was a was and is a citizen of the United States, and was within the jurisdiction of this court.
- 10. At all times herein mentioned, Plaintiff was a was and is a citizen of the United States, and was within the jurisdiction of this court.

Case: Document #: 1 Filed: 08/13/12 Page 3 of 15 PageID #:3

| 11. | At all times herein mentioned, Plaintiff | was and is a |
|-----------------|---|-----------------------|
| citizen of the | United States, and was within the jurisdiction of this court. | • |
| 12. | At all times herein mentioned, Plaintiff | s and is a citizen of |
| the United S | tates, and was within the jurisdiction of this court. | |
| 13. | At all times herein mentioned, Plaintiff | was and is a citizen |
| of the United | d States, and was within the jurisdiction of this court. | |
| 14. | At all times herein mentioned, Plaintiff | was and |
| is a citizen of | f the United States, and was within the jurisdiction of this court. | |
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| citizen of the | e United States, and was within the jurisdiction of this court. | |
| 16. | At all times herein mentioned, Plaintiff | s and is a citizen of |
| the United St | tates, and was within the jurisdiction of this court. | |
| 17. | At all times herein mentioned, Plaintiff | was and is a |
| citizen of the | United States, and was within the jurisdiction of this court. | |
| | | and |
| are | e collectively referred to herein as "Plaintiffs") | |
| 18. | The City of Chicago ("The City") is and was at all relevant | times a municipal |
| corporation of | organized and existing under the laws of the State of Illinois. At | all relevant times, |
| the City of | f Chicago maintained, managed, and/or operated the City o | f Chicago Police |
| Department. | | |
| 19. | Defendant is and was at all relev | ant times the Unit |
| Commander | of the Security Specialists assigned to Unit 542. Plaintiff | fs sue |
| | | |

individually and in his official capacity as a Unit Commander for the City of Chicago.

FACTUAL ALLEGATIONS

- 20. At all relevant times described herein, Plaintiffs were employed by the City as police officers assigned to work in the position of Security Specialist in Unit 542. Security Specialists are specially trained police officers assigned to provide security to the Mayor of the City of Chicago and other dignitaries in the City.
- 21. At all relevant times described herein, Plaintiffs performed their jobs according to the City's legitimate expectations.
 - Plaintiffs are non-African American.
- 23. Upon achieving the rank and title of Security Specialist the Plaintiffs received a promotion, pay raise and increased benefits. At all relevant times described herein, the City employed at least twenty-two (22) Security Specialists. Upon information and belief, at least four (4) out of the twenty-two (22) Security Specialists are African-Americans.
- 24. Pursuant to the Shakman Decrees it is unlawful for the City to take political considerations into account when recruiting, hiring, promoting or transferring Security Specialists.
- 25. On February 22, 2011, the City of Chicago held a mayoral election and elected Rahm Emanuel as Mayor.
- 26. In or around late April or early May, 2011, the City transferred several police officers who had not been previously assigned as Security Specialists to Mayor-Elect Emanuel and began treating them as Security Specialists. The City did not officially promote these officers, but rather allowed them to "act up" into the Security Specialist position.

- 27. Upon information and belief, each of the officers that the City allowed to "act up" as Security Specialists in late April or early May, 2011 had volunteered to work security for Rahm Emanuel when he was a mayoral candidate or was politically involved in Emanuel's campaign.
- 28. Because of the disfavored use of the "acting up" procedure, on August 7, 2007 the City of Chicago and Federal Shakman Monitor approved policy and guidelines for the use of the "acting up" procedure.
- 29. Under the August 7, 2007 Agreement, "acting up" is defined as where an employee is directed to, and does perform, or is held accountable for, substantially all of the responsibilities of a higher-level Shakman-protected title.
- 30. The policy and guidelines set forth on August 7, 2007 outlined a series of procedures, restrictions and limitations on the City's use of persons in an "acting up" capacity. These procedures, restrictions and limitations include, but are not limited to, the following:
 - a) An individual is not allowed to "act up" for more than 520 hours in any calendar year, unless they have received an approved waiver from the Commissioner of the Department of Human Resources;
 - b) If an employee will "act up" for less than 520 hours, the hiring official must:
 - 1) Identify all names and dates of seniority of employees who would be eligible to "act up" in the higher positions
 - 2) Provide an explanatory narrative stating how the hiring official selected the employees in the relevant pool
 - Forward the relevant pool of employees to the Human Resources Department for approval
 - Review eligible employees on the basis of seniority and fill the position based upon seniority
 - 5) If the most-senior employee is not selected, the hiring official must provide a written memorandum justifying his decision to his Department Head

- c) A Shakman Certification "Employee Acting Up in a Higher Position" form must be prepared and sent along with the selection documentation to the Department of Human Resources. This form must also include the following:
 - An attachment from the department head attesting that no political considerations factored in the creation of the relevant pool of employees;
 - 2) An attachment from the employee "acting up" each time he or she is selected to "act up"
- d) All acting up into Shakman protected titles must be reported, regardless of the duration or whether it was paid.
- 31. The City failed to follow any of the procedures outlined in Paragraph 30 above when it allowed police officers not assigned as Security Specialists to "act up" into the Security Specialist position in late April and/or early May, 2011.
- 32. Upon information and belief, the officers "acting up" as Security Specialists in late April and/or early May, 2011 were not chosen from a relevant pool of employees consistent with the policy and guidelines for "acting up" set forth on August 7, 2007. The City also failed to prepare any documentation indicating that these officers were "acting up" at that time.
- 33. On or about May 13, 2011, the Defendants removed Plaintiffs

 from their Security Specialist position
 without just cause or any explanation.

 34. When the Defendants removed

from their Security Specialist positions they demoted them in title and rank and significantly lowered their pay and benefits.

35. When the Defendants removed from their Security Specialist positions on May 13, 2011, they did not remove or demote any African-American officers assigned as Security Specialists at that

Case: Document #: 1 Filed: 08/13/12 Page 7 of 15 PageID #:7

time despite the fact that the non-African American Plaintiffs had greater seniority than the African-American Security Specialists.

- 36. When Plaintiff why why he was being demoted and the African-American Security Specialists were not told "The color of your skin is your sin".
- 37. On or about May 16, 2011, the Defendants transferred to the training academy for retraining. After the Plaintiffs attended retraining for several weeks, the City assigned the Plaintiffs to work as police officers in various police districts across the City of Chicago.
- 38. On or about May 16, 2011, Rahm Emanuel was sworn into office as Mayor of the City of Chicago.
- 39. On or about May 16, 2011, the City replaced Plaintiffs with police officers who had either volunteered for the Rahm Emanuel mayoral campaign or had a political connection to the Rahm Emanuel mayoral campaign. Plaintiffs and did not have any connection to the Rahm Emanuel mayoral campaign and did not volunteer for Rahm Emanuel during the election.
- 40. The Defendants demoted the Plaintiffs and chose "replacement" Security Specialists based upon political factors.
- 41. On or about May 16, 2011, Plaintiffs retained their title and rank as Security Specialists but were detailed to work security for the former Mayor Richard M. Daley.

- 42. Plaintiffs worked on the former Mayor Daley's detail from on or about May 16, 2011 through September 15, 2011.
- 43. On or about September 15, 2011, the Defendants reassigned Plaintiffs to the training academy for retraining.
- Personnel Order No. Person
- 45. When the City reassigned Plaintiffs on October 21, 2011 it demoted them in title and rank and substantially lowered their pay and benefits.
- 46. Despite the fact that the City demoted from his Security Specialist position, remains on call to act as security for the former Mayor Daley on an as needed basis.
- 47. The Defendants demoted the each of the individual Plaintiffs from their rank of Security Specialists based upon the improper consideration of political factors. To wit, the Defendants replaced the Plaintiffs with newly promoted Security Specialists solely based upon the replacement officers' political involvement and association with Rahm Emanuel's mayoral campaign.
- 48. Upon information and belief, the Defendants did not solicit candidates, seek resumes, or conduct interviews for the Security Specialist position prior to or after the Plaintiffs' demotion. The City did not provide the Plaintiffs with any opportunity to retain their position as a Security Specialist prior to their demotion.
- 49. At all times mentioned herein, Plaintiffs were members of the Fraternal Order of Police, Chicago Lodge 7 (hereinafter "FOP 7"). The terms of Plaintiffs' employment with the

Case:

City of Chicago are outlined in collective bargaining agreement (hereinafter "Agreement") negotiated between FOP 7 and the City.

- 50. Section 23.10 of the Agreement is titled Non-Disciplinary Demotion. The Agreement indicates in this section that: "In the event of non-disciplinary demotions for economic reasons, the Employer shall select the most junior officer when the qualifications of the officers involved are equal. In determining qualifications, the Employer shall not be arbitrary and capricious, but shall consider training, education, experience, skills, ability, demeanor and performance."
- 51. The Defendants did not follow Section 23.10 of the Agreement when it demoted the Plaintiffs from their Security Specialist positions. The Defendants did not demote the Plaintiffs based upon their seniority levels or qualifications. In fact, the Plaintiffs had greater seniority and performance records than each of the African-American Security Specialists that the Defendants allowed to remain in that position in May, 2011.
- 52. At the time of Plaintiffs' demotion, Chicago Police Department Notice 07-47 outlined the procedures for selection and removal of Security Specialists.
- 53. D.N. 07-47(III)(F) and (H) indicate that political factors cannot be considered when selecting a Police Officer Assigned as Security Specialist and that all individuals selected as Security Specialists must sign the Shakman Certification form.
- 54. According to D.N. 07-47(IV)(A), Security Specialists may only be removed at the discretion of the Unit Commander, Government Security Detail, or on the recommendation of the unit commanding officer, Detached Services. Removals may also be made after consultation with the elective official or dignitary to whom the Security Specialist is assigned.
 - 55. At the time of Plaintiffs' demotion, their Unit Commander was

- 56. The Unit Commander of the Security Specialists is a position exempt from the Shakman Decrees.
- 57. On June 24, 2011, the Northern District of Illinois approved the City's 2011 Hiring Plan under the Shakman Decrees. Chapter IX of the City's 2011 Hiring Plan added new language relating to Security Specialists that had not been included in prior City hiring plans. This language stated that, "[t]he employing department or official is not required to use any specific selection process in filling a [Security Specialist] position using this [hiring] process. The hiring department or official must not, however, take into account Political Reasons or Factors or other Improper considerations when evaluating or selecting a candidate."
- 58. In removing Security Specialists, the 2011 City Hiring Plan indicates that "Sworn employees selected under either of these processes may be removed from their Position and returned to their career service title at the discretion of the Superintendent of Police or in accordance with the applicable directive."
- 59. On or about June 24, 2011, the interim Superintendent of Police of the City of Chicago was Terry Hilliard. Terry Hilliard is an African-American.
- 60. On or about July 15, 2011, Gerry McCarthy, a Caucasian, was sworn in as Superintendent of Police of the City of Chicago.
- 61. The Defendants did not demote the Plaintiffs for any disciplinary reason.

 Plaintiffs were not admonished, counseled, or reprimanded during their tenure as Security

 Specialists.
- 62. At the time of Plaintiffs' demotion, the Defendants had knowledge of the Plaintiffs' race.

- Case:
- 63. At the time of Plaintiffs' demotion, Defendants had knowledge of similarly situated African-American Security Specialists who had less seniority and qualifications but were treated more favorably than the Plaintiffs.
- 64. The Defendants treated similarly situated African-American Security Specialists that had less seniority and qualifications more favorably than the Plaintiffs when it did not demote the African-American Security Specialists on or about May 13, 2011.
- 65. Plaintiffs were demoted both because of political factors in violation of the Shakman Decrees and because of their race in violation of 42 U.S.C. §1981. The Defendants also violated the Plaintiffs' freedom to work for the City of Chicago free from political considerations.
- In-between June, 2011 and December, 2011, Plaintiffs 66. each filed Accord Complaint Forms with the City of Chicago's Inspector General's Office complaining of violations of the Shakman Decrees. The Defendants' last discriminatory act in violation of the Shakman Decrees took place on October 21, 2011. Therefore, this Complaint is timely filed.
- As a result of the aforesaid acts of the Defendants, Plaintiffs lost income and 67. benefits in an amount to be proven at the time of trial. Plaintiffs claim such amounts as damages together with prejudgment interest as permitted by law.
- The aforementioned acts of the Defendants were reckless, willful, wanton, 68. malicious, oppressive, and in callous disregard and indifference to Plaintiffs. Thus Plaintiffs requests the assessment of punitive damages and/or liquidated damages against the Defendants in a sum as determined according to law and proof.

COUNT I PLAINTIFFS AGAINST DEFENDANTS FOR VIOLATION OF THE SHAKMAN DECREES

- 69. Plaintiffs reallege and incorporate paragraphs one (1) through sixty-eight (68) as though fully set forth at this place.
- 70. The Defendants committed acts which constituted a violation of the Shakman Decrees in that Defendants hired new Security Specialists and demoted the Plaintiffs based upon improper political considerations, to wit: involvement with Rahm Emanuel's campaign for Mayor of the City of Chicago.
- 71. The Defendants conduct constituted a violation of the Shakman Decrees because they chose officers who were affiliated with the Rahm Emanuel Mayoral Campaign to "act up" as Security Specialist in late April and/or early May, 2011 and promoted the same officers to Security Specialist positions on or about May 16, 2011. The Defendants gave the Emanuel-affiliated officers preferential treatment over the Plaintiffs when it demoted the Plaintiffs in order to provide Emanuel-affiliated officers with Security Specialist assignments. The Defendants took these actions based upon political reasons or factors.
- 72. As a result of the Defendants' actions, Plaintiffs were demoted based on improper political considerations and suffered damages and such other injuries including the loss of money, position and rank.

COUNT II PLAINTIFFS AGAINST DEFENDANTS FOR VIOLATION OF 42 U.S.C. §1983

73. Plaintiffs reallege and incorporate paragraphs one (1) through sixty-eight (68) as though fully set forth at this place.

- 74. Through the conduct of its agents, the Defendants deprived Plaintiffs of their right to enjoy their employment with the City of Chicago free from political interference.
- 75. The Defendants denied Plaintiffs their rights under the First and Fourteenth Amendment when they demoted the Plaintiffs based upon political factors, including but not limited to, their lack of affiliation with Rahm Emanuel, and replaced the Plaintiffs with officers who volunteered for, supported, or had political affiliations with Mayor Emanuel.
- 76. As a result of the Defendants' actions, Plaintiffs have suffered damages and other injuries including the loss of promotion, position and rank.

COUNT III PLAINTIFFS AGAINST DEFENDANTS FOR RACE DISCRIMINATION IN VIOLATION OF 42 U.S.C. §1981

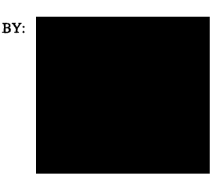
- 77. Plaintiffs reallege and incorporate paragraphs one (1) through sixty-eight (68) as though fully set forth at this place.
- 78. Plaintiffs are non-African American and within a protected category based upon their race.
- 79. At all material times, Plaintiffs performed their jobs according to the City's legitimate expectations.
 - 80. Plaintiffs suffered a severe adverse employment action when they were demoted.
- 78. Plaintiffs, non-African Americans, were treated differently than similarly situated African-Americans when the Defendants demoted them from their Security Specialist positions. Defendants violated Plaintiffs' rights in violation of 42 U.S.C. §1981 when Defendants demoted Plaintiffs based on their race.
- 79. As a direct and proximate result of said unlawful employment practices and in disregard of the Plaintiffs' rights and sensibilities, Plaintiffs have suffered the indignity of

discrimination, the invasion of right to be free from discrimination and humiliation, which has manifested in physical and emotional distress and further has negatively impacted their future ability to support themselves, harmed their earning capacity, disrupted their personal lives, and caused loss of enjoyment of the ordinary pleasures of life.

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs, by and through their attorneys, & Associates, request the following relief:

- A. That Plaintiffs be granted general and compensatory damages in an amount to be determined at trial;
- B. That Plaintiffs be granted punitive or liquidated damages in an amount to be determined at trial;
- C. That Plaintiffs be granted equitable relief including, but not limited to, reinstatement to their Security Specialist title, rank and pay rate;
- D. That the Court grant to Plaintiffs their reasonably incurred attorneys' fees, costs, litigation expenses, and pre-judgment interest; and
- E. That the Court grant such other and further relief as the Court may deem just or equitable.



PLAINTIFFS HEREBY REQUEST A TRIAL BY JURY

